PROPOSED DEADLINES¹

To be discussed at mgmt. conf.	Wednesday, April 17, 2024	Mediation. The Court will appoint a mediator at the Scheduling Conference.
10 days after mgmt. conf.	Monday, April 29, 2024	P.R. 3-1 Disclosure of Asserted Claims and Infringement Contentions (and P.R. 3-2 document production) to be served.
5 weeks after mgmt. conf.	Wednesday, May 22, 2024	Join additional parties.
Com.		P.R. 3-3 Invalidity Contentions (and P.R. 3-4 document production) to be served. To the extent not already required to be disclosed, exchange Mandatory Disclosures on all issues, including damages.
No later than 45 days after mgmt. conf.	Monday, June 3, 2024	Parties to exchange proposed terms for construction and identify any claim element governed by 35 U.S.C. § 112, ¶ 6 (P.R. 4-1).
7 weeks after mgmt. conf.	Wednesday, June 5, 2024	Privilege logs to be exchanged by parties (or a letter to the Court stating that there are no disputes as to claims of privileged documents).
No later than 65 days after mgmt. conf.	Friday, June 21, 2024	Parties to exchange preliminary proposed claim construction and extrinsic evidence supporting same. (P.R. 4-2).
13 weeks after mgmt. conf.	Wednesday, July 17, 2024	Parties' Final Amended Pleadings. ² (A motion for leave is required.)

¹ Pursuant to the Court's Order Governing Proceedings (Dkt #8 at 14 n.2), if a deadline fell on a Saturday, Sunday, or a legal holiday as defined in Federal Rule of Civil Procedure 6, the effective date is the first federal court business day following the deadline imposed.

² Except as otherwise provided by Federal Rule of Civil Procedure 12(a)(4).

No later than 95 days after mgmt. conf.	Monday, July 22, 2024	Joint Claim Construction and Prehearing Statement to be filed. (P.R. 4-3). Provide an estimate of how many pages are needed to brief the disputed claims.
16 weeks after mgmt. conf.	Wednesday, August 7, 2024	Respond to Amended Pleadings.
No later than 125 days after mgmt. conf.	Tuesday, August 20, 2024	Completion date for discovery on claim construction. (P.R. 4-4).
No later than 140 days after mgmt. conf.	Wednesday, September 4, 2024	Opening claim construction brief. (P.R. 4-5(a)).
No later than 2 weeks after claim construction brief	Wednesday, September 18, 2024	Responsive claim construction brief. (P.R. 4-5(b)).
No later than 7 days after response	Wednesday, September 25, 2024	Reply claim construction brief. (P.R. 4-5(c)).
4 weeks before claim construction hearing	Friday, August 30, 2024	Submit technology synopsis/tutorial (both hard copy and disk).
At least 10 days before claim construction hearing	Tuesday, September 17, 2024	Parties to file joint claim construction and chart. (P.R. 4-5(d)). Parties shall work together to agree on as many claim terms as possible.
Date of claim construction hearing	Friday, September 27, 2024	Proposed Claim Construction hearing Friday, September 27, 2024, at 10:00 a.m. at the United States Courthouse, 7940 Preston Road, Plano, TX 75024.

5 weeks after claim construction hearing

Friday, November 1, 2024

Deadline for Initial Mandatory
Disclosure of all persons,
documents, data compilations and
tangible things, which are relevant
to a claim or defense of any party
and which has not previously been
disclosed. This deadline is not an
extension of earlier deadlines set
out in this Court's order or the
Patent Rules, nor an excuse to delay
disclosure of information. It is a
"catchall" deadline for provision of
all remaining information which
may be relevant to a claim or
defense of any party at trial.

6 weeks after claim construction hearing

Friday, November 8, 2024

Parties shall notify the Court of the name, address, and telephone number of the agreed-upon mediator, or request that the Court select a mediator, if they are unable to agree on one.

9 weeks after claim construction hearing

Friday, November 29, 2024

Parties with burden of proof to designate Expert Witnesses other than claims construction experts and provide their expert witness reports, to include for ALL experts all information set out in Rule 26(a)(2)(B).

Comply with P.R. 3-7 (Designation of Willfulness Opinions).

11 weeks after claim construction hearing	Friday, December 13, 2024	Parties to Designate Expert Witnesses on issues for which the parties do not bear the burden of proof, and provide their expert witness report, to include for ALL experts all information set out in Rule 26(2)(B).
		Note: Objections to any expert, including Daubert motions, shall be filed within 3 weeks after the expert's Report has been disclosed. Such objections and motions are limited to ten pages each.
12 weeks after claim construction hearing	Friday, December 20, 2024	Mediation deadline.
13 weeks after claim construction hearing	Friday, December 27, 2024	Discovery deadline. All discovery must be served in time to be completed by this deadline.
16 weeks after claim construction hearing (and no later than 110 days prior to the filing of the Joint Final PTO)	Friday, January 17, 2025	File Dispositive Motions and any other motions that may require a hearing. Regardless of how many dispositive motions a party files, each party is limited to a total of sixty pages for such motions. Each individual motion shall comply with Local Rule CV-7.
		Responses to motions shall be due in accordance with Local Rule CV-7(e).
5 weeks before final pretrial conference	Wednesday, April 16, 2025	Counsel and unrepresented parties are each responsible for contacting opposing counsel and unrepresented parties to determine how they will prepare the Joint Final Pretrial Order, see www.txed.uscourts.gov, and Proposed Jury Instructions and Verdict Form (or Proposed

Findings of Fact and Conclusions of Law in nonjury cases).

30 days before final pretrial conference

Monday, April 21, 2025

Motions in limine due.

File Joint Final Pretrial Order. Exchange Exhibits and deliver copies to the Court. At this date, all that is required to be submitted to the Court is a hyperlinked exhibit list on disk (2 copies) and no hard copies.

4 weeks before final pretrial conference

Wednesday, April 23, 2025

Video Deposition Designation due. Each party who proposes to offer a deposition by video shall serve on all other parties a disclosure identifying the line and page numbers to be offered. All other parties will have seven calendar days to serve a response with any objections and requesting cross examination line and page numbers to be included. Counsel must consult on any objections and only those which cannot be resolved shall be presented to the Court. The party who filed the initial Video Deposition Designation is responsible for preparation of the final edited video in accordance with all parties' designations and the Court's rulings on objections.

2 weeks before final pretrial conference	Wednesday, May 7, 2025	Response to motions in limine due.
		File objections to witnesses, deposition extracts, and exhibits, listed in pre-trial order. (This does not extend the deadline to object to expert witnesses.) If numerous objections are filed, the Court may set a hearing prior to docket call.
		File Proposed Jury Instructions/Form of Verdict (or Proposed Findings of Fact and Conclusions of Law).
		File Proposed Voir Dire Questions.
May 21, 2025	Wednesday, May 21, 2025	Final Pretrial Conference at 1:30 p.m. at the United States Courthouse located at 7940 Preston Road, Plano, TX 75024.
To be determined	TBD	10:00 a.m. Jury Selection and Trial at the United States Courthouse located at 7940 Preston Road, Plano, TX 75024.